

and satisfy requirements of the Rules.

ALLOWED CLAIMS

The allowed claims were written as new claims to incorporate parent claims, where appropriate. The old claims and corresponding new claims are as follows:

| <u>OLD CLAIMS</u> | <u>CORRESPONDING NEW CLAIMS</u> |
|-------------------|---------------------------------|
| 2,3 | 19,20 |
| 5,6 | 21,22 |
| 8,9 | 23,24 |
| 10 | 25 |
| 12,13 | 26,27 |
| 14 | 28 |
| 15 | 29 |
| 16 | 30 |

Accordingly, applicant respectfully solicits continued allowance of the priorly allowed and allowable claims, now labelled claims 19 through 30.

SECTION 102 REJECTION TRAVERSED BY AMENDMENTS

The Examiner's rejection of old claims 1,4,7,11,17,18 (now new claims 31-36) under Sec. 102 over Mori USP 5,718,060, is respectfully traversed. The amendments to the claims now clearly avoid any anticipation by the cited reference Mori.

Briefly, we added to the rejected claims the wording "use of coated weight and machine speed before and after grade change".

Clearly, Mori does not teach this feature. The various parts of Mori brought up by the Examiner clearly do not teach this feature,

nor make same obvious. Thus, clearly there is no 102 anticipation by Mori of the invention defined by new claims 31-36.

In view of the foregoing, reconsideration and allowance are respectfully solicited.

Respectfully

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